

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:

DANIEL HENKE, dba
Henke Cycle Repair

Case No. 17-35238 (CGM)
Chapter 7

Debtor

DOMINICK CANNANO,

Plaintiff,

Adver. Proc. No. 17-09019-cgm

-against-

DANIEL HENKE,

Defendant.

ORDER FOR DEFAULT JUDGMENT

Upon the annexed application of DOMINICK CANNANO, by his attorneys, Freeman Howard, P.C., dated August 9, 2017, and no opposition having been interposed thereto, and no adverse interests being represented, and sufficient cause appearing therefor,

IT IS HEREBY

ORDERED, ADJUDGED AND DECREED THAT:

- 1) The motion of Dominick Cannano is hereby granted in all respects.
- 2) The debt owed by the Debtor, Daniel Henke, to the Plaintiff, Dominick Cannano, in the original judgment amount of \$293,230.64, together with interest, is hereby found to be nondischargeable pursuant to 11 U.S.C. §§ 523(a)(2), (a)(4) and (a)(6).

Dated: September 14, 2017
Poughkeepsie, New York



/s/ **Cecelia G. Morris**

Hon. Cecelia G. Morris
Chief U.S. Bankruptcy Judge